## IN THE PROBATE COURT OF MAHONING COUNTY, OHIO JUDGE TIMOTHY P. MALONEY

IN '	THE MATTER OF THE DISINTERMENT OF:, DECEASED
CA	SE NO.:
	JUDGMENT ENTRY AND ORDER UPON APPLICATION FOR DISINTERMENT [R.C. 517.24; Local Rule 75.15]
	Upon hearing the application to disinter the remains of the Decedent, the Court finds that:
	The Decedent's remains are presently interred at
Cer	metery, located at
	Notice to all those entitled thereto was duly effected by the Applicant, or dispensed with as unnecessary, or waived.
	No interested party has established that disinterment would be against the Decedent's religious beliefs or should otherwise be denied.
	That the evidence establishes that the disinterment of the Decedent's remains should be $\square$ sustained $/$ $\square$ denied.
	IT IS THEREFORE ORDERED, ADJUDGED and DECREED that the Application for Disinterment
is h	ereby □ sustained / □ denied.
	IT IS FURTHER ORDERED, ADJUDGED and DECREED that the Decedent's remains □ shall/
□sl	hall not be removed from their present place of interment and reinterred at located
	IT IS SO ORDERED.
	Dated: Hon. Timothy P. Maloney, Judge